# DOCKET FILE COPY ORIGINAL





Federal Communications Commission Consumer & Governmental Affairs Bureau Washington, D.C. 20554

## AUG 27 2003

Control No. 0302486/kah-Pol

RECEIVED

SEP 1 1 2003

Dear Ms Lape:

Ms Joanna Lape Executive Director

1553 Deer Valley Drive

Birmingham, AL 35226

Birmingham Apartment Association

Federal Communication, Come las en Office of the Seuratary

Thank you for your letter to Senator Richard Shelby regarding the Federal Communications Commission's (Commission) recent amendment to the rules implementing the Telephone Consumer Protection Act of 1991 (TCPA) Specifically, you express concern that, "without the proper input from the business and association community," the Commission reversed its prior conclusion that an "established business relationship" constitutes the necessary express permission to send an unsolicited facsimile advertisement. You indicate that requiring such express permission to be in writing will place onerous burdens on associations that wish to fax their members.

On September 18, 2002, the Commission released a Notice of Proposed Rulemaking (NPRM) in CG Docket No. 02-278, seeking comment on whether it should change its rules that restrict telemarketing calls and unsolicited fax advertisements, and if so, how. The NPRM sought comment on the option to establish a national do-not-call list, and how such action might be taken in conjunction with the national do-not-call registry rules adopted by the Federal Trade Commission (FTC) and the numerous state do-not-call lists. In addition, the Commission sought comment on the effectiveness of the TCPA's unsolicited facsimile advertisement rules, including the Commission's determination that a prior business relationship between a fax sender and recipient establishes the requisite consent to receive advertisements via fax. The Commission received over 6,000 comments from individuals. businesses, and state governments on the TCPA rules.

The record in this proceeding, along with our own enforcement experience, demonstrated that changes in the current rules are warranted, if consumers and businesses are to continue to receive the privacy protections contemplated by the TCPA As explained in the Commission's Report and Order released on July 3, 2003, the record indicated that many consumers and businesses receive faxes they believe they have neither solicited nor given their permission to receive. Consumers emphasized that the burden of receiving hundreds of unsolicited faxes was not just limited to the cost of paper and toner, but includes the time spent reading and disposing of faxes, the time the machine is printing an advertisement and is not operational for other purposes, and the intrusiveness of faxes transmitted at inconvenient times, including in the middle of the night.

As we explained in the Report and Order, the legislative history of the TCPA indicates that one of Congress' primary concerns was to protect the public from bearing the costs of unwanted advertising. Therefore, Congress determined that companies that wish to fax unsolicited advertisements to customers must obtain their express permission to do so before transmitting any faxes to them. The amended rules require all entities that wish to transmit advertisements to a facsimile machine to obtain permission from the recipient in writing.

The Commission's amended facsimile advertising rules were initially scheduled to go into effect on August 25, 2003. However, based on additional comments received since the adoption of the July Report and Order, the Commission, on its own motion, determined to delay the effective date of some of the amended facsimile rules, including the elimination of the established business relationship exemption, until January 1, 2005. The comments filed after the release of the Report and Order indicate that many organizations may need additional time to secure this written permission from individuals and businesses to which they fax advertisements. Enclosed is the Commission's Report on Reconsideration, released on August 18, 2003.

We appreciate your comments. We have placed a copy of your correspondence in the public record for this proceeding. Please do not hesitate to contact us if you have further questions.

Sincerely,

K. Dane Snowden

Chief

Consumer & Governmental Affairs Bureau

Enclosures

cc: The Honorable Richard Shelby

### RICHARD SHELBY

ALABAMA

CHAIRMAN - COMMITTEE ON BANKING HOUSING AND UHBAN AFFARS

COMMITTEE ON APPROPRIATIONS

CHAIRMAN - SUBCOMMITTEE ON THANSPORTATION

COMMITTEE ON GOVERNMENTAL AFFA BS

SPECIAL COMMITTEE ON AGING

110 HART STRATT OFFICE BUILDING WISHINGTON DC 20510-0103 (2021/224/5744) http://shettbysenate.gov binart-shettbysenate.gov

## United States Senate

WASHINGTON, DC 20510-0103

August 13, 2003

Ms. Sheryl J. Wilkerson Office of Legislative Affairs Federal Communications Commission Room 8-C453 445 12th Street, S.W. Washington, D.C. 20554

Dear Ms. Wilkerson:

Enclosed, please find a copy of correspondence I received from Joanna Lape.

Please review the enclosed and address the concerns raised. I have notified my constituent to expect a timely reply directly from you.

Sincerely,

Richard Shelby

RCS/sfm Enclosure

21 AUG 2003 RCVD

STATE OFFICES

HUNTSVILLE INT LIA FOCE 1000 GLERN HEAR BUIL OF BOX 20127 HUNTSWILL GL 35824 (256) 772 0460

113 S JOSEPH STREET 445 U.S. COURTHOUSE MOBIL AL 36602 (251) 694-4164

ONE CHURCH STREET ROOM C-561 MONTGOMEN AL 36104 13341 223 7303

1118 GPEENSBORO AVENUE #240 Tusca Oosa AL 35401 (205) 759-5047

#### RICHARD SHELBY ALABAMA

CHAIRMAN - COMMITTEE ON BANKING HOUSING COMMITTEE ON APPROPRIATIONS CHAIRMAN - SURCOMM TTEL ON THANSPORTATION COMMITTEE ON GOVERNMENTAL AFFAIR . SPECIAL COMMITTEE ON AGING

> TID HART SENATE OFFICE BUILDING WASHINGTON DC 20510-0103 1202, 224-5744 http://shelby/senate.gov [ mail\_schator is shelby/senate.gov

## United States Senate

WASHINGTON, DC 20510-0103

August 13, 2003

Ms. Joanna Lape Executive Director Birmingham Apartment Association 1553 Deer Valley Drive Birmingham, Alabama 35226

STATE OFFICES

1800 Firth A HNIT NIDS 321 FEDERAL BITLDING BIRM NORMAL AL 35200 (205) 731-1384

HUNTSPILLE INT LAIRPOR 1000 GLENN HEARN BOUT CAPT BOX 20127 HUNTSVILL AL 35824 12561 772-0460

113 ST JOSEPH STREET 445 U.S. COUPTHOUSE MOBILE AL J6602 12511 694-4164

ONE CHURCH STREE\*
ROOK C-561
MONTGOMERY AL 36104
1334) 723-7303

1118 GREENSBORG AVENUE #240 TUSCALUOSA AL 35401 (205) 759-5047

Dear Ms. Lape:

Thank you for taking the time to contact me regarding your concerns.

I have contacted the FCC on your behalf and have asked them to respond to your concerns. You should expect a reply to your concerns directly from the agency in a timely manner. Please do not hesitate to contact me about this or other matters in the future.

Sincerely,

Richard Shelby

RCS/sfm

### Shelby, Senator (Shelby)

From. Sent.

To:

Joanna Lape [joannalape@belisouth.net] Wednesday, August 06, 2003 4.27 AM

Shelby, Senator (Shelby)

Subject:

430841 529834 RECEIVED AUG 0 7 2003

Joanna Lape Executive Director Birmingham Apartment Association 1553 Deer Valley Drive Birmingham, AL 35226-5042

August 6, 2003

The Honorable Richard C Shelby United States Senate 110 Hart Senate Office Building Mashington, D.C. 20510-0103

#### Senator Shelby

am writing to alert you to the recent actions taken by the FCC to amend he regulations that implement the Telephone Consumer Protection Act of 991 (TCPA). The FCC has decided, without the proper input from the isiness and association community, to modify the current law by doing vay with the "established business relationship" provision pertaining to ix advertisements. This amendment will place onerous administrative and conomic burdens on associations by requiring "expressed written consent" om their own members prior to sending a fax advertisement are in my concern over this onerous restriction of legitimate commercial

e new FCC reading of the TCPA prohibits any person or entity from iding any fax that contains an unsolicited advertisement which is ined as "any material advertising the commercial availability or ility of any property, good, or services which is transmitted to any son without that person's prior express invitation or permission." As esult, the established business relationship is no longer sufficient to mit faxes to be transmitted Associations and businesses are now faced h the challenging administrative, legal, economic and record keeping ifications that will arise thanks to the new FCC changes

proposed changes, which are scheduled to go into effect on August 25, 3 - 30 days after they were published in the Federal Register on July 2003, will create a significant economic and labor-intensive burden the association community. The adjustment in the TCPA will require ed written consent to allow faxes to be sent that contain unsolicited rtisements. It would even require written consent for faxes aining to events such as annual meetings

these changes may be suitable for residential telephone numbers as new Do Not Call registry provides, they are certainly not acceptable ssociation-to-member facsimile communications Associations rely on as a prime source of communication and marketing to meet the needs ell members

penalties reaching \$11,000 per unauthorized fax, this is a burden few associations can financially endure. The proposed FCC changes prime example of an idea where the disadvantages and unintended quences far outweigh the benefits Please join me in requesting that C halt their efforts to change the current TCPA

Sincerely,

Joanna Lape Executive Director Birmingham Apartment Association